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	niner. U.S.C. § 119(a)-(d) or (foreceived. received in Application Notes have been received in Communication to file a reference of this application. Rote the attached EXAMIR on (s) why the oath or designation of the communication of the should be written on the designation of the communication of t	niner. U.S.C. § 119(a)-(d) or (f). received. received in Application No Its have been received in this national stage application application. Its have been received in this national stage application. It is application. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration is deficient. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration is deficient. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration of deficient. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration is deficient. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration is deficient. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration is deficient. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration is deficient. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration is deficient. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration is deficient. In the attached EXAMINER'S AMENDMENT or fon(s) why the oath or declaration is deficient. In the attached EXAMINER'S AMENDMENT or fon

1. The following is an examiner's statement of reasons for allowance:

As argued by applicant the prior art, specifically Famolare, Jr. which is the closest prior art directed towards location of the portion of the upper having fastening elements thereon does not show the portion being made from a material with loops on one side and hooks on the other and furthermore providing such a material with the fastening means extending from the throat to the sole of the footwear. As applicant has argued since the patch of Famolare is attached to the upper after the shoe is formed, the patch does not extend to the sole and it is clearly shown as not extending to the sole in figure 1.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marie Patterson whose telephone number is 703-308-0069. The examiner can normally be reached on M-Th 6:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mickey Yu can be reached on 703-308-. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Marie Patterson Primary Examiner Art Unit 3728

MDP